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IXARD RECONSE						

1. The Director of Central Intelligence is empowered to terminate the explorant of any officer or employee of the Agency whenever he decay such action necespary or advisable in the interests of the United States. Termination action under this sutbority, quoted below, is within the sale discretion of the Marector of Central Intelligence, and no appeals procedure is provided for by Law.

> "Noted that anding the provisions of section 6 of the Act of Augast 24, 1912, (37 Stat. 555), or the previsions of our other law. the Director of Central Intelligence may, in his discretion, terminate the employment of any officer or employee of the Assnoy whomever he shall door such termination necessary or advisable in the interests of the United States, but such termination shall

not affect the right of such efficer or employee to seek or socept employment in any other department or agency of the Government if declared eligible for such employment by the United States Civil Service Commission."

### 2. GENERAL

This regulation states the statutory authority and named procedures for offeeting termination of Agency employees through the exercise of the special authority described in paragraph 1. The Director may, however, at his disoretion energies his statutory authority without conferming to the precedures outlined herein when in his country special direcustomes justify such action. in those cases of explayous with respect to when information is developed indicating that continued employment in the Central Intelligence Agency is not clearly consistent with the interests of national security, such cases shall he handled in accordance with provided that as determined by the Director of Central Intelligence or the Deputy Director of Central Intelligence, those cases in which such information is of a sensitive security nature or in which the presentation of such information to a Board as prowould necessarily impolve improper disclosure of vided in intelligence sources or methods shall be handled in associance with the provisions of this Regulation. In addition, those cases of employees with respect to whom there is justification to determine whether their general suitability for employment in the Central Intelligence Apercy makes bermination Decembery or advisable in the interests of the United States shall be hearled A server decree with this herolation.

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### 3. RESPONSIBILITIES

APPLICATE NOTES BOARD

In every case the Employment Review Board will advise the Director of Central Intelligence on the just and equitable emergies of this authority.

A 1 DEPUTY DIRECTOR (ALMINISTRATION)

The Deputy Director (Administration) shall have the over-all responsibility for the proper administration of the provisions of this Regulation.

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A. EMPLOYMENT REVIEW BOAST

A. MANUSHIP

The Employment Review Board shall be composed of not less than three senior Agency officials as voting members. The General Counsel, or his representative, stall serve as an advisor without vote and as Recording Secretary. The Director of Security, or his representative, shall serve as an advisor without vote.

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h. APPOINTMENT

The Deputy Director of Contral Intelligence shall designate the numbership of the Board to sit in each case and the member who shall function as Chairman. In the absence of the Deputy Director of Contral Intelligence, the Board will be designated by the

issistant Director for Personnel or the Deputy Assistant Director for Personnel.

METTYS.

The Seplement Device Search will meet at the call of the Chairman. The Chairman is responsible for the timely completion of the cases

### 5. INCOMMEN

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### a. INITIATION

The Deputy Director (Intelligence), Deputy Director (Administration), Deputy Director (Plans), Director of Training, and Assistant Director for Communications may refer cases of any employee under their jurisdiction directly to the Assistant Director for Personnel with a recommendation for consideration by the Employment Review Board.

#### b. INITIAL REVIEW

Aith the minter of the Director of Security. The Assistant Director for Ferences, Security in those sense referred for the canadistration of an Employment Review Board by the Director of Security as provided for in Security with the advice of the Director of Security when security factors are involved review those cases referred to him to determine whether they should be referred to the Employment Seview Board, or whether other separation procedures or administrative actions would be more appropriate

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C. REPARAL BY THE DIRECTOR OF SECURITY The Director of Security may refer any case arising within the scope of his functions (through the Assistant Director for Ferronnel and the Compret Townsel/to the Director of Central Intelligence ILLEGIB

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ACTION BY THE DIRECTOR OF CENTRAL INTELLIGENCE OR THE DEPUTY DIREC-TOR OF CHWIRAL INTELLIORNER

Based on recommendations by the referring officials, the Director

or the Deputy Director of Central Intelligence

of Central Intelligence or the Deputy Director of Central Intellithe case should be mence shall make a final determination / processed under the provisions of this Regulation and will also determin whether the employee shall be permitted to remain in a work status or shall be placed in a leave status or shall be suspended without pay. Ander special circumstances the Director of Certific Intelligence may direct or approve such suspension action as be comes marranded without remark for the precedures movided for in this deprivation.

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> The Assistant Director for Forsomel will be advised of the action taken, and if an Benleyment Review Board is to consider the case, otily the Depthe Assistant Director for Personnal will uty Director (Flans), the Deputy Director (Intelligence), the Deputy Director (Administration), the Director of Training, or the Assistent Director for Communications, whichever is concerned.

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of the action initiated.

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- indicating the possibility of his termination under the provisions of the law quoted in paragraph 2 of this Regulation.
- (2) That his case will be considered by the Board within ten days from the date of notification, or as soon as possible thereafter. If an extension of the time limit is necessary, the employee will ferward a request justifying such an extension to the Assistant Director for Personnels.
- (3) That he may submit to the Assistant Director for Personnel a written statement to be considered by the Board or a request to appear in person before the Board, or both. All statements submitted in writing shall be noterised, and all testi-

many given before the Board shall be under outh or affirma-

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- tion at any time prior to the Director's action, or, if authorized by the Director, within 15 hours after an unfavorable decision by the Director.
- (5) Statement of the basis for consideration by the Board of the employee's case in as specific a manner as circumstances permit.
- (6) That impairies in connection with the notice or his reply should be submitted to the Assistant Director for Personnel.
- (7) The status of the employee with respect to leave, normal duty otatus, or suspension without pay.

Open motification from the Assistant Director for Personnel that on Employment Hericar Board is to consider a case, appropriate statement will be prepared for incorporation in the motice to employee, specifying in as much detail as sirementances permit the information on which the dage to be pensidered is based. Such statement will be prepared by the Eurector of Security or the Assistant Director for Personnel as may be appropriate in collaboration with the Office of the Opensal Counsel.

### A. PERSONAL APPENIANCE

If the employee desires to make a personal appearance before the Dourd, the schedule of appearances will be arranged by the Office of Pornoanal with the Recording Schotary of the Board,

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to

## RECORD OF BOARD PROCEEDINGS

A verbatim transcript of the Board's proceedings will be made in every case and will include any written material submitted by the employee as well as full transcript of the testimony of any employee or witness appearing before the Board. Such transcripts shall accompany the Board's resonmendations to the Director.

### 6. BOARD RECOMMENDATIONS

The Board will give full consideration to each case, including voluntary written or verbal statements of individuals concerned and such additional evidence as may be deemed necessary and prepare a written recommendation to the Director. The recommendation will be signed by each voting member of the Board, noting concurrence or nonconcurrence in each case. My number or advisor may appead an individually signed comment.

### 7. PIHAL ACTION

### a. PINAL DECISION

The complete record of each case considered by the Board will be attached to the Board's recommendations to the Director. The Director's decision in each case shall be final.

#### b. RESTORATION TO DUTY

If the exployee concerned is restored to duty, whether in the posttion held by him at the initiation of proceedings harmader, or to another position, he shall be paid for any period when he was not in receipt of salary during such proceedings and any leave used shall be restored. Approved For Release 2001/04/04 : CIA-RDP78-04718A001300020006-1

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If the Director's decision is the case is to terminate employment

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Standard Form SO, Notification of Personnel Sction (or SF-52 as appropriate) will be prepared by the Office of Personnel. This form will show Nature of Action as "Removal" and the authority as "By order of the Director of Central Intelligence, Subparagraph (c), section 102, National Security Act of 1967."

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. REPORT TO THE CIVIL SERVICE COMMISSION

When the termination is accomplished, as outlined in paragraph c. above, the Office of Personnel will notify the U. S. Civil Service Commission, by letter, of the action taken. This report will not be made if the individual

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ALLEN W. DULLES Director of Central Intelligence

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